CLERK U.S. DISTRICT COURT CENTRAL DIST. OF CALIF. RIVERSIDE

UNITED STATES DISTRICT COURT

FOR THE CENTRAL DISTRICT OF CALIFORNIA

September 2016 Grand Jury

UNITED STATES OF AMERICA,

ED

€R17-00091 UA

Plaintiff,

v.

FAZLIDDIN KURBANOV,

Defendant.

INDICTMENT

[18 U.S.C. §§ 1114(3), 1113: Attempted Murder of a Federal Officer; 18 U.S.C. § 111(b): Assault on a Federal Officer or Employee With a Deadly or Dangerous Weapon and Which Inflicts Bodily Injury; 18 U.S.C. § 1791(a)(2), (b)(3): Possession by an Inmate of a Prohibited Object Designed or Intended to Be Used as a Weapon]

The Grand Jury charges:

COUNT ONE

[18 U.S.C. §§ 1114(3), 1113]

On or about May 31, 2016, in San Bernardino County, within the Central District of California, defendant FAZLIDDIN KURBANOV did, willfully, deliberately, maliciously, and with premeditation and malice aforethought, attempt to unlawfully kill C.J., an officer and employee of the United Sates, while C.J. was engaged in and on account of the performance of his official duties.

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COUNT TWO

[18 U.S.C. § 111(b)]

On or about May 31, 2016, in San Bernardino County, within the Central District of California, defendant FAZLIDDIN KURBANOV assaulted victim C.J., an officer and employee of the United States, while C.J. was engaged in and on account of the performance of his official duties, using a deadly and dangerous weapon and inflicting bodily injury upon C.J.

COUNT THREE 1 2 [18 U.S.C.  $\S$  1791(a)(2), (b)(3)] On or about May 31, 2016, in San Bernardino County, within the 3 Central District of California, defendant FAZLIDDIN KURBANOV, an 4 inmate at the Federal Correctional Institution at Victorville, 5 California, knowingly possessed a prohibited object that was designed 6 and intended to be used as a weapon, namely, a metal blade or "shank" 7 approximately three to four inches in length. 8 At the time defendant committed the above-described offense, he 9 was under a criminal justice sentence of imprisonment exceeding one 10 year and one month and was in imprisonment status on such sentence. 11 A TRUE BILL 12 13 14 15 16 SANDRA R. BROWN Acting United States Attorney 17 18 19 PATRICK R. FITZGERALD Assistant United States Attorney 20 Chief, National Security Division 21 CHRISTOPHER D. GRIGG Assistant United States Attorney 22 Chief, Terrorism and Export Crimes Section 23 JAY H. ROBINSON 24 Assistant United States Attorney Deputy Chief, Terrorism and 25 Export Crimes Section 26

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